

2005 OCT 11
IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

Anthony MAYS #190493

Full name and prison number
of plaintiff(s)

v.

Alabama Department of Corrections

1 Officials: Andrew Redd

Tommy Flower, Steve Walker

Willie Thomas, Thomas Woodfin

et, al

Name of person (s) who violated
your constitutional rights.
(List the names of all the
persons.)

CIVIL ACTION NO. 2:05cv992-D
(To be supplied by Clerk of
U.S. District Court)

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES () NO (✓)
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES () NO (✓)
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s)

[Handwritten signature]

Defendant(s)

[Handwritten signature]

2. Court (if federal court, name the district; if state court, name the county) _____

3. Docket number None
4. Name of judge to whom case was assigned _____

5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) _____

6. Approximate date of filing lawsuit _____
7. Approximate date of disposition _____

II. PLACE OF PRESENT CONFINEMENT Elmore Correctional Facility
P.O. Box 8 ELmore, AL 36025

PLACE OF INSTITUTION WHERE INCIDENT OCCURRED Elmore Correctional Facility P.O. Box 8 Elmore Alabama 36025

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME	ADDRESS
1. <u>Andrew Redd (Commissioner)</u>	<u>101 S Union St., Montgomery Ala 36130</u>
2. <u>Thomas Flower (Director)</u>	<u>P.O. Box 5107 Union Springs, AL 36087-5107</u>
3. <u>Steve Walker (Chaplain Supervisor)</u>	<u>P.O. Box 5107 Union Springs, AL 36087</u>
4. <u>Willie Thomas (ELL Warden)</u>	<u>Elmore Correctional Facility P.O. Box 8 Elmore AL 36025</u>
5. <u>Thomas Woodfin (ELL Chaplain)</u>	<u>Elmore Correctional Facility P.O. Box 8 ELmore AL 36025</u>
6. _____	_____

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED January 14, 2005
Thru May 2, 2005

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: Anathony Mays (hereinafter Name) Plaintiff and on behalf of Alabama Prisoner's at the Elmore Correctional Fac.

~~SUPPORTING FACTS~~ would allege that Alabama Department of Corrections officials and herein named Defendant's have violated the Plaintiff's rights to exercise one's religion under the establish Clause of the First Amendment to the United States Constitution. In addition the named Defendant's have violated Plaintiff's right to the Equal Protection Clause under the Fourteenth Amendment to the United States Constitution and have acted so unreasonable to have caused undue hardship to Plaintiff.

~~GROUND TWO~~:

SUPPORTING FACTS: On and about January 14, 2005, Plaintiff was advised by Thomas Woodfin, E.C.C. chaplain, to complete paper work regard changing Religion, chaplain time and dietary requirements. On January 20, 2005, the Plaintiff submitted a request to the Classification Department here at E.C.C. asking to ^{change} ~~his~~ religion from Islamic to Shetout Neter. This request was returned (see Exhibit #1) without a response, however the matter was forwarded to defendant's Willie Thomas and Thomas Woodfin. Cont. See Page attached hereto.

On January 25, 2005 (see Exhibit #2) Plaintiff submitted a letter to Alabama Department Corrections officials and defendant's Andrew ~~W~~ Redd in care of changing religions and provided the defendant with all the Paperwork necessary, showing that the Shetant Neter is a established religion with dietary requirements and Plaintiff is entitled to practice this religion at the Elmore Correctional Facility. On February 21, 2005 Plaintiff provided the Defendant Thomas Woodfin the Shetant Neter's faith all documents regarding the religion. On April 2, 2005 the Defendant Andrew Redd set the matter for a hearing on May 25, 2005. On May 2, 2005 Plaintiff submitted a request to Defendant's Willie Thomas and Thomas Woodfin asking the Defendant's for temporary class time until the matter went before the committee to determine if the Plaintiff could practice the religion while at the Elmore Correctional Facility. This matter did not go before the board on May 25, 2005 and Defendant's Redd, Flower, Walker, Thomas and Woodfin set another hearing date on June and July 21, 2005. Defendant's named herein has acted unreasonable into this matter and have violated Plaintiff First and Fourteenth Amendment to the United States Const.

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU. MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

That Plaintiff be aloud to practice Shetout Neter Religion
at E.C.C and order defendant's to comply to all requirements
of that faith. 25,000.00 dollars in damages due to based
discrimination, hardship and negligence

Anthony Mills
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on OCT.-12-05
(Date)

Anthony Mills
Signature of plaintiff(s)